



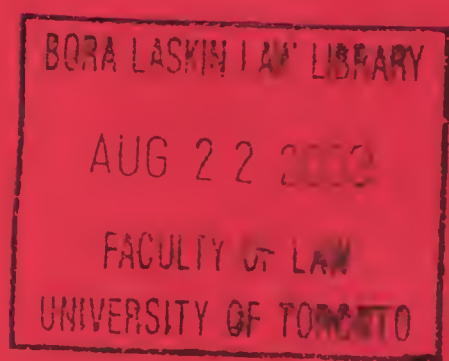
BORA LASKIN LAW LIBRARY  
3 1761 06090843 1

**INTERNATIONAL TRADE REGULATION**

**Volume 1**

**2003**

**Professor Trebilcock**



**INTERNATIONAL TRADE REGULATION**

**Volume 1**

**2003**

**Professor Trebilcock**



**International Trade Regulation  
2003**  
**Professor Michael Trebilcock**

**TABLE OF CONTENTS**

**1) The Evolution of Trade Theory and Policy**

Michael J. Trebilcock and Robert Howse, *Regulation of International Trade*, 2nd ed., (London and New York: Routledge, 1999), Chapter 1

Dani Rodrik, "Sense and Nonsense in the Globalization Debate," (Summer 1997) *Foreign Policy* 19

1-1

Chapter 25, "Who is 'Us'?" in R. Reich, *The Work of Nations* (New York: Vintage, 1991)

1-9

Paul Krugman, "Competitiveness: A Dangerous Obsession," (1994) 73 (2) *Foreign Affairs* 28

1-17

Michael J. Trebilcock, "Post Seattle Reflections: A Qualified Defense of the International Rule of Law," in Norman Dorsen and Prosser Gifford (eds.), *Democracy and the Rule of Law* (2001) 319

1-22

**2) Overview of the GATT/WTO and NAFTA**

Trebilcock and Howse, Chapter 2

Robert Hudec, "Tiger, Tiger in the House: A Critical Appraisal of the Case Against Discriminatory Trade Measures," in Ernst-Ulrich Petersmann and Meinhard Hilf (eds.), *The New GATT Round of Multilateral Trade Negotiations* (Deventer/Boston: Kluwer Law International)

2-1

Debra Steger, "The World Trade Organization: A New Constitution for the Trading System," in Marco Bronckers and Reinhard Quick (eds.), *New Directions in International Economic Law* (The Hague/London/Boston: Kluwer Law International)

2-29

WTO-Ministerial Declaration initiating Doha Round, 14 Nov. 2001

2-49

**3) Dispute Settlement and Treaty Interpretation**

Trebilcock and Howse, Chapter 3

WTO, "Understanding on Rules and Procedures Governing the Settlement of Disputes," in *The WTO Dispute Settlement Procedures* (Geneva: World Trade Organization, August 1995)

3-1

"Is the WTO Dispute Settlement System Responsive to the Needs of Traders?" (1998) <i>J. World T.</i> 147	3-21
David Palmetter, "The Need for Due Process in WTO Proceedings," (1998) <i>J. World T.</i> 147	3-31
Debra Steger, "The Appellate Body and its Contribution to the WTO Dispute Settlement," (Minneapolis: The Political Economy of International Trade Law, University of Minnesota Law School, September 2000)	3-35
Debra Steger and S. Hainsworth, "New Directions in International Trade Law: WTO Dispute Settlement," in James Cameron and Nicholas May (eds.), <i>Dispute Settlement in the WTO</i> (1998)	3-53
<b>4) Non-Discrimination: The Most Favoured Nation Principle</b>	
Trebilcock and Howse, Chapter 5	
Michael J. Trebilcock and Michelle Grando, "Interpretation and Application of the Most-Favoured Nation Principle," forthcoming	4-1
Raj Bhala, "The Bananas War," (2000) <i>McGeorge Law Review, University of the Pacific</i> 31(4), 843-971	4-72
<b>5) Non-Discrimination: The National Treatment Principle</b>	
Michael J. Trebilcock and Shiva K. Giri, "The National Treatment Principle in International Trade Law," forthcoming	5-1
<b>6) Anti-Dumping Laws</b>	
Trebilcock and Howse, Chapter 7	
Jorge Miranda, "Should Anti-Dumping Laws be Dumped?" (1996) <i>28 Law and Policy International Business</i> 255	6-1
Alan Sykes, "The Economics of 'Injury' in Anti-Dumping and Countervailing Duty Cases," in J.S. Bhandari and A.O. Sykes (eds.), <i>Economic Dimensions in International Law: Comparative and Empirical Perspectives</i> (Cambridge: Cambridge University Press, 1997) 126	6-11
Ronald Cass and Michael Knoll, "The Economics of 'Injury' in Anti-Dumping and Countervailing Duty Cases: A Reply to Professor Sykes," in J.S. Bhandari and A.O. Sykes (eds.), <i>Economic Dimensions in International Law: Comparative and Empirical Perspectives</i> (Cambridge: Cambridge University Press, 1997) 126	6-22

*WTO-United States – Anti-Dumping Act of 1916*, Report of the Appellate Body (2000) 6-30

Debra Steger, “Appellate Body Jurisprudence Relating to Trade Remedies,” forthcoming in *Journal of World Trade Law* (2001) 6-54

## **7) Subsidies and Countervailing Duties**

Trebilcock and Howse, Chapter 8

Robert Howse, “Settling Trade Remedy Disputes: When the WTO Forum is Better than the NAFTA,” C.D. Howe Institute Commentary (1998) 7-1

*Certain Softwood Lumber Products from Canada*, Decision of the Binational Panel of Remand (1993) 7-14

*Certain Softwood Lumber Products from Canada*, Extraordinary Challenge Committee (1994), views of Dissenting Member Wilkey 7-33

Michael J. Trebilcock, “Brazil-Canada Aircraft Subsidies in Dispute: The Definition of Export Subsidies and Remedies,” *Canadian Competition Record* 20(2) (Fall 2000) 32 7-38

## **8) Safeguards and Adjustment Assistance**

Trebilcock and Howse, Chapter 9

Alan Sykes, “GATT Safeguard Reforms: The Injury Test,” in M.J. Trebilcock and R. York (eds.), *Fair Exchange: Reforming Trade Remedy Laws* (Toronto: C.D. Howe Institute, 1990) 203 8-1

*WTO-United States – Safeguard Measures on Imports of Fresh, Chilled, and Frozen Lamb Meat from New Zealand and Australia*, Report of the Appellate Body (2001) 8-11

*WTO-United States – Definitive Safeguard Measures on Imports of Wheat Gluten from the European Communities*, Report of the Appellate Body (2000) 8-65

Michael J. Trebilcock, “International Trade and International Labour Standards: Choosing Objectives, Instruments, and Institutions,” in Stefan Griller (ed.), *International Economic Governance and Non-Economic Concerns* (Vienna/New York: Springer-Verlag, 2003) 289 8-103

## **9) Trade in Services**

Trebilcock and Howse, Chapter 11

*WTO-European Communities – Measures Affecting Asbestos and Asbestos-Containing Products*, Report of the Appellate Body (2000)

12-98

### **13) Agriculture and Sanitary and Phytosanitary Measures**

Trebilcock and Howse, Chapter 10

Michael Trebilcock and Julie Soloway, “International Trade Policy and Domestic Food Safety Regulation: The Case for Substantial Deference by the WTO Dispute Settlement Body Under the SPS Agreement,” in Daniel L.M. Kennedy and James D. Southwick (eds.), *The Political Economy of International Trade Law: Essays in Honor of Robert E. Hudec* (Cambridge: Cambridge University Press, 2002) 537-74

13-1

Daniel A. Farber, “The Case Against Clarity,” in Daniel L.M. Kennedy and James D. Southwick (eds.), *The Political Economy of International Trade Law: Essays in Honor of Robert E. Hudec* (Cambridge: Cambridge University Press, 2002) 575-82

13-21

*NAFTA – Tariffs Applied by Canada to US-Origin Agricultural Products*, Final Report of the Panel (1996)

13-26

*WTO-EC Measures Concerning Meat and Meat Products (Hormones)*, Report of the Appellate Body (1997)

13-51

### **14) Trade and Developing Countries**

United Nations Development Programme, *Making Global Trade Work for People*, (London and Sterling, VA: Earthscan, 2003) 21-104

14-1